

MCANDREWS, HELD & MALLOY 34TH FLOOR 500 WEST MADISON STREET CHICAGO, ILLINOIS 60661

TELEPHONE: (312) 775-8000

FACSIMILE: (312) 775-8100

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DATE:	November 3, 2006				
FAX NO.:	(571) 273-2885				
CLIENT:	01772				
MATTER:	15183US01				

Number of Pages This Transmission (Including Cover Page): 7

Message:

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Roy B. Rhee Reg. No. 57,303

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TRANSMITTAL FORM			Application Number		10/717,323		
			Filing Date		November 19, 2003		
			First Named Inven	tor -	Darren Neur		
			Art Unit		2115		
			Examiner Name		Malcolm D.	Cribbs	
(to be used for all correspondence after initial filing)			Attomey Docket Number		15183US01		
Total Number of Page					10100000		
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Fee Attached							
Amendment/Reply		Petition					
After Final		Petition to Convert to a Provisional Application		Appeal Communication to To (Appeal Notice, Brief, Reply Brief			
Affidavits/declaration(s)		Power of Attorney, Revocation Change of Correspondence		Proprietary Information Status Letter			
Extension of Time Request							
Express Abandonment Request		Address					
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Signature	 	16g & 10g &					
Printed Name		Roy B. Rhee, Reg. No. 57,303					
Date	November 3,						
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273-2885.	Roy B. Rhee	,	Registration No. (/	Attomey/	Agcnt)	57,303	
Name (Print/type)	ROY B. RICE		<u>M</u>		Date	November	
Signature						2006	

B

Attorney Docket No. 15183US01

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the Application of:

Darren Neuman

Serial No.:

10/717,323

Filed:

November 19, 2003

For:

DYNAMIC RESYNCHRONIZATION

OF CLOCKED INTERFACES

Examiner: Malcolm D. Cribbs

Group Art Unit: 2115

Conf. No.: 8262

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2006.

By:

Roy B. Rhee

Registration No. 57,303

COMMENTS ON NOTICE OF ALLOWANCE

Mail Stop Issue Fee Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

This paper is accompanied by the Issue/Publication Fee transmittal (part B).

Application No. 10/717,323

In Reply to Notice of Allowance Mailed on: August 7, 2006

EMARKS

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In the Notice of Allowance mailed on August 7, 2006, Claims 1-42 were allowed. The Applicant appreciates and thanks the Examiner for positive consideration of these claims.

Applicant respectfully submits that the remarks made in the Applicant's Response to Office Action of July 26, 2006, for example, are not exhaustive, and may not have responded to the Examiner's remarks for the allowed dependent claims. As a consequence, should a need arise in the future, Applicant respectfully reserves the right to argue the characterization of these claims, including their claim elements and/or features, either alone or in combination.

Applicant does not necessary agree or disagree with the Examiner's characterization of the documents made of record or the Examiner's characterization of claim elements and/or features in the recited claims of the instant Application. Such a characterization of the claims in view of the prior art may not properly take into account the claimed invention as reflected in the claims, the specification and the prosecution history of the corresponding patent application.

CONCLUSION

Applicant respectfully submits that the Examiner has thoroughly examined the claims, recognized the limitations appearing or not appearing in each of the claims, and has found the claims to be allowable based on the record. If the Examiner has questions, the Examiner is invited and encouraged to contact the undersigned at the below-listed telephone number.

FROM McANDREWS, HELD, & MALLOY

Application No. 10/717,323

In Reply to Notice of Allowance Mailed on: August 7, 2006

The Commissioner is hereby authorized to charge additional fees or credit overpayments to the deposit account of McAndrews, Held & Malloy, Ltd., Account No. 13-0017.

Dated: November 3, 2006

Respectfully submitted,

Roy B. Rhee

Registration No. 57,303

McAndrews, Held & Malloy, Ltd. 500 West Madison Street, 34th Floor Chicago, Illinois 60661

Telephone: (312) 775-8246 Facsimile: (312) 775-8100